IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

Marie Assa'ad-Faltas, MD, MPH, for herself and qui tam and Ex Rel the) C/A No.: 3:12-1786-TLW-SVH
Government of the Arab Replublic of)
Eygpt (Egypt) and as founder and first)
)
member of Doctors Against Drunk	
Drivers (DADD); Orthodox Christians)
Against Executions (OCAE); Sojourners)
Against Xenophobia (SAX),)
D1-:4:CC)
Plaintiff,)
)
VS.)
)
State of South Carolina, all solely	
officially and solely for injunctive and) ORDER
qui tam relief; Nimrata R Haley as SC's)
Governor; all solely officially and solely)
for injunctive and qui tam relief; Alan)
Wilson, as SC's Attorney General; all	
solely officially and solely for injunctive)
and qui tam relief; Glenn McConnel, as)
SC's Lieutenant Governor; all solely)
officially and solely for injunctive and)
qui tam relief; John Courson, as)
President pro tempore of SC's Senate; all)
solely officially and solely for injunctive)
and qui tam relief; S.C.'s General)
Assembly, all solely officially and solely)
for injunctive and qui tam relief; SCs)
Judicial Merit Selection Commission,)
JMSC; all solely officially and solely for)
injunctive and qui tam relief; Jean Toal,)
as administrative head of all SC's state)
courts; all solely officially and solely for)
injunctive and qui tam relief; Daniel)
Shearouse, as Clerk of SC's Supreme)
Court; all solely officially and solely for)
injunctive and qui tam relief;	

Tanya Gee, as Clerk and Deputy Clerk) of SC's Court of Appeals; all solely) officially and solely for injunctive and qui tam relief, Mark Keel, as Chief of) SC's State Law Enforcement Division) (SLED); all solely officially and solely for injunctive and qui tam relief; Leroy) Smith, as Head of SC's Department of Public Safety; all solely officially and solely for injunctive and qui tam relief;) Leon Lott, as Sheriff of Richland County SC and Warden of the Alvin S. Glenn Detention Center (ASGDC); all solely officially and solely for injunctive and qui tam relief; Gafford Thomas Cooper, Jr., as SC's Fifth Judicial Circuits's Administrative Judge for General Sessions; Daniel Johnson, all solely officially and solely for injunctive and qui tam relief as SC's Fifth Judicial Circuit's Solicitor; all solely officially and solely for injunctive and qui tam relief Gary Watts, as Coroner for Richland County SC; all solely officially and solely for injunctive and qui tam relief; Jeanette McBride, all solely officially and solely for injunctive and qui tam relief as Richland County's Clerk of Court; Leslie Coggiola, as SC's Disciplinary Counsel; all solely officially and solely for injunctive and qui tam relief; Roslynn Frierson, as Director of SC's Office of Court Administration; all solely officially and solely for injunctive and qui tam relief. William Nettles, as US Attorney for the District of South) Carolina (DSC); all solely officially and solely for injunctive and gui tam relief; Steven Benjamin, as Mayor and all) members of the City of Columbia ("the))

City") Council; all solely officially and)
solely for injunctive and qui tam relief;)
Steve Gantt, manager for the City; all)
solely officially and solely for injunctive)
and qui tam relief Dana Turner, falsely)
bearing a title of Chief Administrative	<i>)</i>
)
Judge of the City's Municipal Court)
(CMC); all solely officially and solely)
for injunctive and qui tam relief; Randy)
Scott, falsely bearing a title of the City's)
Chief of Police; all solely officially and)
solely for injunctive and qui tam relief;)
Marion Hanna, falsely bearing the title of)
CMC judge; all solely officially and)
solely for injunctive and qui tam relief;)
Ken Gaines, supposed attorneys for the)
City and all of their subordinates who)
intend to injure Plaintiff; all solely)
officially and solely for injunctive and)
qui tam relief; Robert G. Cooper,)
supposed attorneys for the City and all of)
their subordinates who intend to injure)
Plaintiff; all solely officially and solely)
for injunctive and qui tam relief; all)
solely officially and solely for injunctive	ĺ
and qui tam relief; Dana M. Thye,)
supposed attorneys for the City and all of)
their subordinates who intend to injure)
Plaintiff; all solely officially and solely)
for injunctive and qui tam relief; David)
)
A. Fernandez, supposed attorneys for the)
City and all of their subordinates who)
intend to injure Plaintiff; all solely)
officially and solely for injunctive and)
qui tam relief,)
Defendants.)
D VIVII GUILLO.)
)

Petitioner, proceeding pro se and in forma pauperis, filed this petition pursuant to

28 U.S.C. § 1983. This matter comes before the court upon Petitioner's motion [Entry

#23] for reconsideration of the undersigned's order on recusal [Entry #17] or for a hearing

on all cases referred to the undersigned. All pretrial proceedings in this case were

referred to the undersigned pursuant to the provisions of 28 U.S.C. § 636(b) and Local

Civil Rule 73.02(B)(2) (D.S.C.).

Motions for reconsideration of interlocutory orders are appropriately granted only

in narrow circumstances: (1) the discovery of new evidence, (2) an intervening

development or change in the controlling law, or (3) the need to correct a clear error or

prevent manifest injustice. American Canoe Ass'n v. Murphy Farms, Inc., 326 F.3d 505

(4th Cir. 2003). Petitioner has not identified any of the narrow circumstances appropriate

for granting a motion to reconsider. Therefore, Petitioner's motion for reconsideration

[Entry #23] is denied. Further, the court denies Petitioner's request for a hearing as

otherwise unnecessary.

IT IS SO ORDERED.

August 15, 2012

Columbia, South Carolina

(Shin V. Halow

Shiva V. Hodges

United States Magistrate Judge

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